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1 2 3	Kirk Pasich (SBN 94242) KPasich@PasichLLP.com Kayla Robinson (SBN 322061) KRobinson@PasichLLP.com PASICH LLP 10880 Wilshire Blvd., Suite 2000		
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5	Los Angeles, California 90024 Telephone: (424) 313-7860		
6	Facsimile: (424) 313-7890		
7	Attorneys for Defendant		
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9	UNITED STATES DISTRICT COURT		
10	CENTRAL DISTRICT OF CALIFORNIA		
11			
12	NEW YORK MARINE AND	Case No. 2:22-cv-4685-GW (PDx)	
13 14	GENERAL INSURANCE COMPANY, a New York corporation,	Consolidated for Pre-Trial Purposes with 2:21-cv-5832-GW (PDx)	
14 15	Plaintiff,	Hon. George H. Wu	
16	v.	Courtroom 9D	
17	AMBER HEARD,	STIPULATION AND REQUEST	
18	Defendant.	FOR EXTENSION OF TIME FOR DEFENDANT AMBER HEARD	
19		TO FILE A RESPONSE TO FIRST	
20		AMENDED COMPLAINT	
21			
22		Complaint Filed July 8, 2022 FAC Filed July 11. 2022	
23		TAC Flied bull 11. 2022	
24	STIPULATION		
25	Whereas, defendant Amber Heard's deadline to respond to the Nev		
26	York Marine & General Insurance Company's First Amended Complaint		
27	is today, October 31, 2022;		

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1 Whereas, Ms. Heard has not previously requested an extension of $\mathbf{2}$ time to respond to the First Amended Complaint; 3 Whereas, Ms. Heard has advised plaintiff New York Marine and General Insurance Company of a jurisdictional infirmity and requested 4 5 that New York Marine voluntarily dismiss this Action and has asked 6 New York Marine to for an extension of time to respond to the First 7 Amended Complaint; 8 Whereas, the parties are continuing to confer as to how to proceed; 9 Whereas, New York Marine and Travelers Commercial Insurance 10 Company, plaintiff and counterclaim defendant in the consolidated 11 action, do not oppose extending the deadline for Ms. Heard to respond; 12 Whereas, Ms. Heard respectfully requests that the Court grant an 13 extension of time to respond through November 21, 2022. **14** Now, therefore, the Parties stipulate that Ms. Heard may have **15** through November 21, 2022, to answer or otherwise respond to New 16 York Marine's First Amended Complaint. 17 DATED: October 31, 2022 PASICH LLP 18 <u>/s/ Kayla Robinson</u> Kayla Robinson By: 19 20 Attorneys for Amber Heard 21 DATED: October 31, 2022 McCORMICK, BARSTOW, SHEPPARD, 22 WAYTE & CARRUTH LLP 23 24 /s/ James Wagoner By: James Wagoner 25 Attorneys for New York Marine 26 27

1	DATED: October 31, 2022 CATES PETERSON LLP	
2		
3	By: <u>/s/ Mark Peterson</u> Mark Peterson	
4	Attorneys for Travelers	
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6	<u>ATTESTATION</u>	
7	Pursuant to L.R. 5-4.3.4, I hereby attest that all other signatories	
8	listed, and on whose behalf the filing is submitted, concur in the filing's	
9	content and have authorized the filing. I further attest that I have on	
10	file documentation of their authorization.	
11	DATED: October 31, 2022 PASICH LLP	
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13	By: <u>/s/ Kayla Robinson</u> Kayla Robinson	
14	Attorneys for Amber Heard	
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